

Early Journal Content on JSTOR, Free to Anyone in the World

This article is one of nearly 500,000 scholarly works digitized and made freely available to everyone in the world by JSTOR.

Known as the Early Journal Content, this set of works include research articles, news, letters, and other writings published in more than 200 of the oldest leading academic journals. The works date from the mid-seventeenth to the early twentieth centuries.

We encourage people to read and share the Early Journal Content openly and to tell others that this resource exists. People may post this content online or redistribute in any way for non-commercial purposes.

Read more about Early Journal Content at http://about.jstor.org/participate-jstor/individuals/early-journal-content.

JSTOR is a digital library of academic journals, books, and primary source objects. JSTOR helps people discover, use, and build upon a wide range of content through a powerful research and teaching platform, and preserves this content for future generations. JSTOR is part of ITHAKA, a not-for-profit organization that also includes Ithaka S+R and Portico. For more information about JSTOR, please contact support@jstor.org.

TRUST. See Power.

UNITED STATES.

Customs Duties—Value of Foreign Coins.—The value of foreign coins, as ascertained by the estimate of the director of the mint, and proclaimed by the secretary of the treasury, on the 1st day of January in each year, in accordance with sect. 3564 of the Revised Statutes of the United States, is conclusive upon custom house officers and importers: Hadden v. Merritt, S. C. U. S., Oct. Term 1884.

United States Courts. See Errors and Appeals.

WILL.

Fraudulent consent of Heirs to set aside Will to avoid Legacy.—When a testator devises his real estate to his heirs, and in the same will gives certain sums of money to persons who are not his heirs, making the payment of the legacy a charge on the land, it is a fraud for the heirs, by agreement exclusively between themselves, to procure the county court to render a judgment disallowing the will—the case being there on appeal from a decree of the probate court establishing the will—and then to divide the estate solely among themselves, ignoring the rights of legaces to whom money had been willed, who were minors and unrepresented. And in such a case the court of chancery has jurisdiction and, the land still being in the possession of the heir, has power to charge the legacy upon it, and this on the ground of fraud: Wetherbee v. Chase, 57 Vt.

LIST OF THE PRINCIPAL NEW LAW BOOKS.

Ferguson.—Manual of International Law, for the use of Navies, Colonies and Consulates. By J. H. Ferguson. 2 vols. 8vo., pp. 1201. London: W. B. Whittingham & Co.

FREND.—Perexigna; or Land Transfer, and other Conveyancing on Short Lines. By H. T. FREND. 8vo., pp. 55. London: H. Sweet & Sons.

Stewart.—The Law of Husband and Wife as Established in England and the United States. 12mo., pp. 749. San Francisco: Sumner, Whitney & Co.

Thornton.—The Universal Cyclopædia of Law. A practical Compendium of Legal Information, Comprising nearly 14,000 Statements of the Law, with a full Appendix of Forms. 2d rev. ed. Edited by W. W. Thornton. 2 vols., 8vo., pp., 1485. Northport, Long Island, N. Y.: Edward Thompson.

WALKER.—A Treatise on the Practice of the Pension Bureau, governing the Adjudication of Army and Navy Pensions, being the Unwritten Practice Formulated. By C. B. WALKER. Revised Edition. 8vo., pp. 134. Washington: J. H. Soulé.

WILLIAMS.—The Law of Theatres and Music-Halls, including Contracts and Precedents of Contracts. By W. N. M. Geary. With Historical Introduction, by J. WILLIAMS. 8vo., pp. 230. London: Stevens & Sons.

WILTSIE.—Parties to Mortgage Foreclosures and their Rights and Liabilities in Connection with Actions and Proceedings for the Foreclosure of Mortgages. By C. H. WILTSIE. 8vo., pp. 298. Rochester, N. Y.: Williamson & Higbie.